Filed 04/09/2008

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Christine Chang, Plaintiff

1. Plaintiff Chang requests to continue opposition to Defendant Pamela Zimba's motion to dismiss first amended complaint for lack of subject matter jurisdiction, and/or failure to state a claim upon which relief can be granted, and for a more definite statement, to be filed on May 21, 2008 and hearing date to be set on June 11, 2008, for the following reasons:

- 2. Plaintiff Chang will not be able to prepare the opposition to Defendant Pamela Zimba's motion to dismiss and/or failure to state a claim, and for a more definite statement.
- 3. Plaintiff Chang is currently attending San Francisco Law School for course review in preparation of finals last until April 23. The finals will be May 5 through May 13, 2008.
- 4. Plaintiff Chang prays for the Court granting the request, to continue Plaintiffs opposition to Defendant Zimba's motion, for the filing and hearing dates to be set on May 21 and June 11, 2008.

DECLARATION

- 5. I, Christine H. Chang, declare as follows: I am the Plaintiff in Christine Chang and Eric Sun v. Rockridge Manor Condominium,
- et al. The facts stated herein are of my own personal knowledge and if called as a witness, I could and would testify competently thereto. I make this declaration in support of Plaintiff Chang's request to continue opposition to Defendant Pamela Zimba's motion.
- 6. I declare under penalty of perjury that the foregoing is true and correct, except as to those matters set forth on information and belief, and as to those matters I am informed and believe them to be true and correct.
- Executed on April 8, 2008 at Alameda, California.

CERTIFICATE OF SERVICE

- I, CHRISTINE CHANG, hereby certify that on April 9, 2008, I forwarded a true and correct copy of:
- 1. Opposition/Declaration to Defendant Albert Coombes motion to dismiss
- 2. Plaintiff Chang's request to continue opposition to Defendant Ammann motion
- 3. Plaintiff Chang's request to continue opposition to Defendant Zimba motion

to Defendants' Counsels by placing a true copy and thereof in a sealed Envelope with first class postage prepaid and addressed as follows:

Gaylynn Kirn Conant Lombardi, Loper & Conant, LLP Lake Merritt Plaza 1999 Harrison Street, Suite 2600 Oakland, CA 94612-3541 Paul A. Conroy Allman & Nielsen 100 Larkspur Landing Circle Suite 212 Larkspur, CA 94939

Lee J. Danforth Coddington, Hicks & Danforth 555 Twin Dolphin Drive, Suite 300 Redwood Shores, Redwood City, California 94065-2133

Andrew Adler Boornazian, Jensen Garthe 555 12th Street, Suite 1800 Oakland, CA 94607

Albert F. Coombes 15915 Ventura Blvd., Penthouse 4 Encino, CA 91436 Edward Rodzewich Valvrian, Patterson and Stratman 1650 Harbor Parkway, Suite 100 Alameda, CA 94502

I caused such envelopes to be placed for collection and mailing in the United States Mail at San Francisco, California.

Dated: April 9, 2008

Christine Chang, Plaintiff